FORM 3468 U.S. Treasury Department Internal Revenue Service

Address (number and street)

City or town, and State

Type of

property

NEW

PROPERTY

Name (as shown on page 1 of your tax return)

1. Qualified investment in new or used property

Line

(a)

(b)

(c)

COMPUTATION OF INVESTMENT CREDIT-1964

TO BE	ATTACHED
TO	YOUR
TAX	RETURN

(4)
Qualified investment
(column 2 x column 3)

or taxable year beginning, 1964, ending, 19.

(2) Cost or basis (3) Applicable percentage

331/3

663/3

100

NOTE: Include your share of investment in property by a partnership, estate, trust, small business corporation, or lessor.

(1) Life years

4 to 6

6 to 8

8 or more

	1 1						
USED	(q)	4 to 6			331/3		
PROPERTY	(e)	6 to 8			66%		
(for dollar limitation see instructions)	(f)	8 or more			100		
2. Total qualified	investmen	t—add lines 1(a) through	ı (f)				
			olic utility property, enter 3				
			ch statement)				i.
			FOR PURPOSES OF				
			1, Form 1040)				
			or 26, page 1, Form 1041).				
			omputation Schedule, Form				
7. Individuals, est							
* *							
• •							
(d))				
8. Balance (line 0	less line i	(d))			• • • • • • • • • •		
	L	IMITATION BASE	O THUOMA NO	F TAX			
(Mo	arried pers	ons filing separately, affil	liated groups, estates and t	rusts—see instru	ctions)	*	
			r is lesser				
			of the excess				
10. Investment cred	lit (enter a	mount on line 5 or 9(c), v	whichever is lesser)				
			SCHEDULE A				
16	••	t to a subsection of the	by a partnership, estate, tru	et emall busines	s corporation	or lessor complete th	ne following:
It any part of your	invesimen	In I above was made a	by a panneiship, esiale, no		- Corporation	Property	ie ionowing.
Nar (Partnership, est	ame	etc.)	Address				
					New	Used	Life years
						\$	
				l l			
		<u> </u>				1	16-78379-1
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GENERAL INSTRUCTIONS

- A. Who Must File.—Any individual, estate, trust, or corporation claiming an investment credit against its tax must attach this form to its income tax return. Partnerships and small business corporations are not required to file this form because the credit is claimed by the partner or shareholder. However, partnerships and small business corporations must attach a statement to their returns showing the allocation of investment to the partners or shareholders by amount, type and life of property as shown in item 1 of this form. Estates and trusts which apportion the investment between the estate or trust and the beneficiaries should in addition to filing this form attach a statement showing the allocation of the investment among the beneficiaries.
- B. When Allowed.—A credit is allowed against your tax for investment in certain depreciable property having an estimated useful life of 4 years or more. The credit is allowed for the first year property is placed in service, even though under the depreciation convention used you may not be able to claim a deduction for depreciation on the property until the following year.
- C. Property Defined.—The investment credit is applicable to (a) tangible personal property, (b) real property (except for buildings and their structural components) if used as an integral part of manufacturing, production or extraction, or used as a research or storage facility in connection with these activities, and (c) elevators and escalators, if their construction, reconstruction, or erection is completed by the taxpayer after June 30, 1963, or if they are acquired after June 30, 1963, and their original use commences with the taxpayer and commences after such date.

The investment credit is not applicable to (1) certain property which is used predominantly outside the United States; (2) property used for lodging or in connection with furnishing lodging, except (a) property used in certain commercial facilities located therein (such as a restaurant) or (b) property used by a hotel or motel; (3) property used by a tax-exempt organization (other than in a business to which the unrelated business income tax applies); (4) property used by governmental units; (5) livestock (including racehorses).

D. Election for Leased Property.—A lessor may elect to treat an investment in new property as if made by the lessee instead

of the lessor. If the lessor makes this election, then the lessee is treated as if he had acquired the property (see section 48(d) for determination of basis).

Where a lessor makes an election with respect to leased property, such election must be made in accordance with section 48(d) and the regulations thereunder.

- E. Replacement Property.—Where insured property is lost or destroyed as a result of a casualty or is stolen, reinvestment of the insurance proceeds in replacement property may not be eligible for investment credit.
- F. Disposition of Property.—Where property is disposed of prior to the life used in computing the investment credit, the tax for the year in which the property is so disposed of must be increased by the difference between the credit taken on such property and the credit which would have been allowed had the actual life been used. Such increase should be entered on the line provided on your tax return.
- G. Limitations With Respect to Certain Persons.—In the case of (1) mutual savings banks, building and loan associations and cooperative banks, (2) a regulated investment company or a real estate investment trust subject to taxation under Subchapter M, and (3) a cooperative organization described in section 1381(a), the qualified investment and the \$25,000 limitation shall equal such person's ratable share of such items in accordance with section 46(d)(2).
- H. Carryback and Carryover of Unused Credits.—If the amount of the investment credit for any taxable year exceeds the limitation, the excess shall be an investment credit carryback to each of the 3 preceding taxable years and an investment credit carryover to each of the 5 succeeding taxable years and shall be added to the amount allowable as a credit for such years. However, such excess may be a carryback only to a taxable year ending after December 31, 1961.
- **1. Basis and Cost.**—The credit for new property applies to the basis of the property. The credit for used property applies to the cost of the property. The cost (of used property) does not include the basis of any property traded in. No adjustment for additional first-year depreciation or salvage value is required.

SPECIFIC INSTRUCTIONS

Line 1. New Property.—Enter the basis of property as described in General Instructions C and I placed in service during the taxable year. In the case of property constructed, reconstructed or erected by you, enter only that portion of the basis which is properly attributable to construction, reconstruction or erection after December 31, 1961.

Used Property.—Enter the cost (subject to dollar limitation below) of used property placed in service during the taxable year.

Dollar Limitation on Used Property.—In general, the amount of used property taken into account may not exceed \$50,000. In the case of a husband and wife filing separate returns, and each has used property taken into account on their returns, the amount may not exceed \$25,000. In the case of a partnership, the \$50,000 limitation shall apply with respect to the partnership and with respect to each partner. In the case of affiliated groups, the \$50,000 limitation shall be reduced for each member of the group by apportioning \$50,000 among the members of such group in accordance with their respective amounts of used property which may be taken into account.

Estates and Trusts.—In the case of an estate or trust the amount of the investment is apportioned between the estate or trust and the beneficiaries on the basis of the income of the estate or trust allocable to each.

Line 6. Individuals and corporations filing forms other than Forms 1040 and 1120, use the tax figure shown on your return which is comparable to the figure to be used by a taxpayer using Form 1040 or 1120.

Line 9. Limitation Based on Amount of Tax.—In the case of a husband and wife filing separate returns and both have qualified investments, the amount specified on lines 9(a) and (b) shall be \$12,500 instead of \$25,000. In the case of affiliated groups, the \$25,000 specified on lines 9(a) and (b) shall be reduced for each member of the group by apportioning the \$25,000 among the members of such group. In the case of an estate or trust the \$25,000 limitation specified on lines 9(a) and (b) shall be reduced to an amount which bears the same ratio to \$25,000 as the amount of qualified investment allocated to the estate or trust bears to the entire qualified investment.